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davit of the prosecutor, or of the defendant or his counsel, stating that he believes that the evidence of the witness is material, and his attendance at the trial or examination necessary, shall indorse on the subpoena an order for the attendance of the witness."

Section 618b adds to the list of inequalities. It provides that whenever a judge of a court of record is satisfied that "a person residing or being in this state is a necessary and material witness for the people in a criminal action, he may—order such person to enter into a written undertaking in such sureties, and in such sums as he may deem proper, to the effect that he will appear and testify at the court in which such action or proceeding may be heard or tried, and upon his neglect or refusal to comply with the order for that purpose, the judge must commit him to such place other than a state prison, as he may deem proper, until he comply or be legally discharged."

What provision is there for the securing of material witnesses for the defense?

ROBERT FERRARI.

ANNUAL MEETING OF THE ILLINOIS STATE SOCIETY.

At the annual meeting of the Illinois Branch of the American Institute of Criminal Law and Criminology in Chicago, on May 31 and June 1, 1916, the following officers were elected:

President—JESSE L. DECK, State's Attorney, Decatur.

Vice President—F. EMORY LYON, Sup't. Central Howard Association, Chicago.

Secretary—WILLIAM G. HALE, Professor of Law, University of Illinois, Urbana.

Treasurer—ROBERT W. MILLAR, Professor of Law, Northwestern University, Chicago.

Executive Council—O. A. HARKER, Chairman, Dean of the College of law, University of Illinois (Urbana). WILLIAM N. GEMMILL, Judge Municipal Court, Chicago. THOMAS M. KILBRIDE, Clerk State Board of Pardons, Springfield. JACOB M. LOEB, of the Chicago Bar. WILLIAM C. GRAVES, Sup't. State Reformatory, Pontiac.

The following program was presented:

FIRST SESSION—3 P. M. THURSDAY, JUNE 1.

1—Address by the President—Judge Albert C. Barnes, Appellate Court, Chicago. "Causes of Delay in Criminal Cases."

2—"Vocational Education in Relation to the Prevention of Juvenile Delinquency"—William N. Gemmill, Judge Municipal Court, Chicago; William C. Graves, Superintendent Illinois State Reformatory, Pontiac; William J. Bogan, Principal Lane Technical High School, Chicago; Professor Frank M. Leavitt, School of Education, University of Chicago.

3—"A Brief Review of the Criminal Cases in the Supreme Court for the Past Year"—William G. Hale, Professor of Law, University of Illinois, Urbana.

Discussion—Robert W. Millar, Professor of Law, Northwestern University Law School, Chicago.

DINNER—6:30 P. M. WEDNESDAY, MAY 31, HOTEL LA SALLE.

Members of the Bar Association, the State's Attorneys' Association, their wives and friends, joined with the State Society in this dinner.

SECOND SESSION—8:00 P. M. THURSDAY, JUNE 1.

Joint Session of the Illinois State Society and the Illinois States Attorneys' Association.

1—"Probation and Parole in Their Relation to Crime"—Hayden Bell, Ass't State's Attorney, Chicago, and Thos. M. Kilbride, Clerk State Board of Pardons, Springfield.

Discussion—John W. Houston, Chief Probation Officer Cook County, Chicago; F. Emory Lyon, Superintendent Central Howard Association, Chicago; Lowell B. Smith, State's Attorney, Sycamore; Jesse L. Deck, State's Attorney, Decatur; Edmund Burke, State's Attorney, Springfield.

THIRD SESSION—8:00 P. M. FRIDAY, JUNE 2.

Joint Session of the Illinois State Society and the Illinois State Bar Association.

1—"Practical Phases of Medico-Psychological Work for Courts"—Dr. William J. Hickson, Director Psychopathic Laboratory, Municipal Court, Chicago, and Dr. William Healy, Director Psychopathic Institute, Juvenile Court, Chicago.

Discussion—Harry Olson, Chief Justice, Municipal Court, Chicago; Robert H. Gault, Editor Journal of Criminal Law and Criminology and Associate Professor of Psychology, Northwestern University, Evanston, and Nathan William MacChesney, President Illinois State Bar Association, Chicago.